

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA  
Case No. 1:23-cv-00423-WO-JLW

TIMIA CHAPLIN; KEVIN SPRUILL;  
ROTESHA MCNEIL; QIANA ROBERTSON;  
YOUSEF JALLAL; MESSIEJAH BRADLEY;  
PAULINO CASTELLANOS; ROBERT  
LEWIS; and ALLEN SIFFORD, on behalf of  
themselves and all others similarly situated,

*Plaintiffs,*

v.

WILLIE R. ROWE, in his official capacity as  
the Sheriff of Wake County; BRIAN ESTES, in  
his official capacity as the Sheriff of Lee  
County; THE OHIO CASUALTY  
INSURANCE COMPANY, as surety for the  
Sheriff of Wake County and as surety for the  
Sheriff of Lee County; TYLER  
TECHNOLOGIES, INC.; NORTH CAROLINA  
ADMINISTRATIVE OFFICE OF THE  
COURTS; RYAN BOYCE, in his official  
capacity as the Executive Director of the North  
Carolina Administrative Office of the Courts;  
BRAD FOWLER, in his official capacity as the  
eCourts Executive Sponsor and Chief Business  
Officer of the North Carolina Administrative  
Office of the Courts; BLAIR WILLIAMS, in  
his official capacity as the Wake County Clerk  
of Superior Court; SUSIE K. THOMAS, in her  
official capacity as the Lee County Clerk of  
Superior Court; JOHN DOE SURETY, as the  
surety for the Wake County Clerk of Superior  
Court and the Lee County Clerk of Superior  
Court; and DOES 1 THROUGH 20,  
INCLUSIVE,

*Defendants.*

**ORDER EXTENDING PLAINTIFFS'  
TIME TO MOVE FOR CLASS  
CERTIFICATION UNDER LOCAL  
RULE 23.1**

This matter was heard by the undersigned on Plaintiffs' motion, pursuant to Rule 6(b) of the Federal Rules of Civil Procedure and Local Civil Rule 6.1(a), seeking an extension of time to move for class certification under Local Rule 23.1(b).

The Court finds that the time to move for class certification has not expired, that all named Defendants whose counsel have made an appearance in this matter to date consent to Plaintiffs' motion, and good cause exists to grant the motion.

IT IS THEREFORE ORDERED that the deadline to move for class certification is hereby stayed pending resolution of all motions to dismiss filed by Defendants. The Court further orders the parties to conduct a Rule 26 conference within 30 days of the Court's resolution of all motions to dismiss, and that the parties, within 14 days following the Rule 26 conference, jointly submit to the Court a proposed deadline for class-certification motions and briefings.

This the \_\_\_\_\_ day of \_\_\_\_\_, 2023.

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